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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/003,216	12/06/2001	Koji Takahara	018656-254	4993	
75	7590 04/23/2004			EXAMINER	
James A. LaBarre			CURTIS, CRAIG		
BURNS, DOANE, SWECKER & MATHIS, L.L.P. P.O. Box 1404 Alexandria, VA 22313-1404			ART UNIT	PAPER NUMBER	
			2872		

DATE MAILED: 04/23/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)			
		10/003,216	TAKAHARA ET AL.			
	Offic Action Summary	Examiner	Art Unit			
		Craig Curtis	2872			
The MAILING DATE of this communication appears on the cov r sh et with the corr spondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) 又	Responsive to communication(s) filed on 20 J	lanuary 2004.				
·	This action is FINAL . 2b) \boxtimes This action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims					
5)□ 6)⊠ 7)□	Claim(s) 1-18 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1-18 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or election requirement.					
Applicat	ion Papers					
9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority	under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) □ All b) □ Some * c) □ None of: 1. □ Certified copies of the priority documents have been received. 2. □ Certified copies of the priority documents have been received in Application No 3. □ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
2) Notice 3) Information	nt(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 er No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal I 6) Other:	/ (PTO-413) ate Patent Application (PTO-152)			

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DETAILED ACTION

Disposition of the Instant Application

- This Office Action is responsive to Applicants' Amendment filed on 20 January 2004.
- By this amendment, Applicants have amended claim 8 and have newly added claims 16-18.
- Claims 1-18 presently are pending in the instant application.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter that Applicants regard as their invention.

1. Claims 1-5 & 16 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. More specifically, the phrase "... for converting light having a nonuniform plane of polarization to light having a uniform plane of polarization..." is indefinite for at least the reason that it encompasses the possibility that linearly polarized light, which is neither strictly S- nor P-polarized—i.e., which is a superposition of mutually orthogonally plane-polarized S- and P-state lights—has a "uniform" plane of polarization.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 2, 4, 6-8, 10-14, and 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fukushima et al. (6,511,183) in view of Kimura et al. (5,590,942).

Fukushima et al. discloses (see Fig. 1; also see ABSTRACT) the invention as claimed--[a] polarization conversion element/optical system for converting light having a nonuniform plane of polarization to light having a uniform plane of polarization, comprising:

a dielectric multilayer film (15) having a different incidence angle dependency relative to a first polarized light component and a second polarized light component which have mutually intersecting planes of polarization (inherent), so as to transmit the first polarized light component (i.e., P) and reflect the second polarized light component (S) at a first incidence angle, and transmit (however negligibly) the second polarized light component (S) at a second incidence angle (see Fig. 1);

a reflecting/diffraction element (11) for reflecting light entering the dielectric multilayer film at a first incidence angle;

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a wavelength plate (16) positioned: *medially to* said dielectric multilayer film and said reflecting element (as recited in independent claim 1: See Fig. 1), and *between* said dielectric multilayer film and said diffraction element (as recited in claim 6), including wherein the difference between said first incidence angle and said second incidence angle is 30° or less (see Fig. 1)-
EXCEPT FOR an explicit teaching wherein said wavelength plate (16) is a quarter-wavelength plate, not a half-wavelength plate.

Kimura et al., however, explicitly teach wherein a quarter-wave plate (521 in Fig. 7) is disposed next to a reflecting element (plate 522). It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the polarization conversion element/optical system of Fukushima et al. such that it comprise a quarter-wave plate, not a half-wavelength plate, for at least the purpose of producing a uniform plane of polarization.

With specific reference to the recitations in claims 6, 7, 12, & 13, the polarization conversion element/optical system disclosed by the combination and depicted (sans quarter-waveplate) in Fig. 1 of Fukushima et al. can be read as meeting both wherein said dielectric multilayer film, quarter-wavelength plate, and diffraction element are *integral* with another (in 10), wherein a substrate is disposed between said dielectric multilayer film and said diffraction element (see 14 in Fig. 1), and wherein said diffraction grating is formed in an element that is distinct from said [quarter-] wavelength plate (cf. elements 11 & 16 in Fig. 1).

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With regard to claim 8, please see uppermost left-hand portion of Fig. 1 in Fukushima et al.-that is, where said reflective diffraction element (11) and waveplate (16) abut.

With regard to claim 14, please see planar mirror 522.

3. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Fukushima et al. (6,511,183) in view of Kimura et al. (5,590,942), as applied above to, inter alia, claim 1, and further in view of Wentz (4,515,441).

The combination discloses the invention as set forth above **EXCEPT FOR** an explicit teaching wherein the transmittance of the first polarized light component at the first incidence angle of the dielectric multilayer film [incidentally, said first incidence should be associated with said first polarized with respect to said dielectric multilayer film, not with said dielectric multilayer film alone; i.e., said dielectric multilayer film does not--independent of an incident beam or ray of light--have an incidence angle] is 99% or higher, and the reflectivity of the second polarized light component at the first incidence angle is 99% or higher, and the transmittance of the second polarized light component at the second incidence angle is 95% or higher.

Wentz, however, provides a teaching wherein a dielectric multilayer optical polarizer (18) exhibits an efficiency of transmission of transmitted light is greater than about 95%, with the efficiency of reflection for the oppositely or orthogonally polarized light also being greater than about 95% (see col. 2, ll. 20-25).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the invention of the combination such that the transmittance of the first polarized light component at the first incidence angle of the dielectric multilayer be 99% or higher, and the reflectivity of the second polarized light component at the first incidence angle be 99% or higher, and the transmittance of the second polarized light component at the second incidence angle be 95% or higher, as suggested by Wentz, for at least the purpose of minimizing inefficient throughput associated with excessive absorption of light both transmitted through and reflecting off said dielectric multilayer film.

4. Claims 5, 9, and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fukushima et al. (6,511,183) in view of Kimura et al. (5,590,942), as applied above to, inter alia, claims 1, 6, and 10, and further in view of Steiner et al. (EP 0471109 A1).

The combination discloses the invention as set forth above **EXCEPT FOR** an explicit teaching wherein the said dielectric multilayer film comprises alternating layers of a first material containing SiO₂ and a second material containing TiO₂ and La₂O₃.

Steiner et al., however, disclose a layer (8 in Fig. 3B) containing various combinations of the oxides SiO₂, La₂O₃, and TiO₂. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the invention of the combination such that its dielectric multilayer film comprise alternating layers of a first material containing SiO₂ and a second

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material containing TiO2 and La2O3, as suggested by Steiner et al., for at least the purpose of

achieving a desired transmittance/reflectance performance from said dielectric multilayer film.

Response to Arguments

5. Applicants' arguments filed on 20 January 2004 have been fully considered but are moot in

view of the new grounds of rejection presented herein.

Contact Information

6. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Craig Curtis, whose telephone number is (571) 272-2311. The centralized

facsimile phone number for Art Unit 2872 is (703) 872-9306.

Any inquiry of a general nature regarding the status of this application should be directed to

the Group receptionist, whose telephone number is (703) 308-0956.

Euncha Cherry Primary Examine

C.JC.C Craig H. Curtis Group Art Unit 2872 19 April 2004